

PATENT COOPERATION TREATY

From the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

To:

GAIRNS, Raymond, Stevenson Avecia Ltd Intellectual Property Group PO Box 42, Hexagon House Blackley, Manchester M9 8ZS GRANDE BRETAGNE PCT

NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(PCT Rule 71.1)

Date of mailing (day/month/year)

06.06.2005

Applicant's or agent's file reference

SMC 60596WO

IMPORTANT NOTIFICATION

International application No. PCT/GB2004/002339

International filing date (day/month/year) 03.06.2004

Priority date (day/month/year)

316105

07.06.2003

Applicant

AVECIA LIMITED et al.

- 1. The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary report on patentability and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices) (Article 39(1)) (see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary report on patentability. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

The applicant's attention is drawn to Article 33(5), which provides that the criteria of novelty, inventive step and industrial applicability described in Article 33(2) to (4) merely serve the purposes of international preliminary examination and that "any Contracting State may apply additional or different criteria for the purposes of deciding whether, in that State, the claimed inventions is patentable or not" (see also Article 27(5)). Such additional criteria may relate, for example, to exemptions from patentability, requirements for enabling disclosure, clarity and support for the claims.

XEN-IP

Name and mailing address of the international preliminary examining authority:



European Patent Office D-80298 Munich

Tel. +49 89 2399 - 0 Tx: 523656 epmu d

Fax: +49 89 2399 - 4465

PFINIE ENTRY VERIFIED BY ATTORNET Tel. +49 89 2399-8032

FOR ATTORNEY
Authorized Officers TO BE

DATA ENTERED INTO

TASK REMINDER CREATED

PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference SMC 60596/WO	FOR FURTHER ACT	ION :	See Form PCT/IPEA/416		
International application No. PCT/GB2004/002339	International filing date (day 03.06.2004	v/month/year)	Priority date (day/month/y 07.06.2003	rear)	
International Patent Classification (IPC) or na C07B39/00, C07C17/093, C07C201/		05/12			
Applicant AVECIA LIMITED et al.					
This report is the international prel Authority under Article 35 and tran				Examining	
2. This REPORT consists of a total o	f 6 sheets, including this o	cover sheet.			
3. This report is also accompanied by	y ANNEXES, comprising:				
a. \square sent to the applicant and to	the International Bureau)	a total of sheets, as	follows:		
sheets of the description, claims and/or drawings which have been amended and are the basis of this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).					
sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the Supplemental Box.					
b. (sent to the International Busequence listing and/or table Box Relating to Sequence I	es related thereto, in comp	outer readable form o	nly, as indicated in the S	, containing a Supplemental	
This report contains indications relations.	ating to the following items	S:			
Box No. I Basis of the opin	ion				
☐ Box No. II Priority					
_	nt of opinion with regard to	o novelty, inventive st	ep and industrial applica	bility	
☐ Box No. IV Lack of unity of ir					
applicability; citat	nent under Article 35(2) wi tions and explanations sup			al	
☐ Box No. VI Certain documen					
	n the international applicat				
☐ Box No. VIII Certain observati	ons on the international ap	oplication			
Date of submission of the demand	Da	ite of completion of this	report		
15.11.2004	06	3.06.2005			
Name and mailing address of the international preliminary examining authority:	l Au	thorized Officer		nes Perente	
European Patent Office D-80298 Munich Tel. +49 89 2399 - 0 Tx: 523656	ļ	lephone No. +49 89 239 >Се(МСич	9-8335 	17-18-1-19-18-18-18-18-18-18-18-18-18-18-18-18-18-	
Fax: +49 89 2399 - 4465					



INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

الأشد

International application No. PCT/GB2004/002339

LAPONECUPUITO OUDEC 2005

	Box	x No. I Basis of the repor	t				
1.	With filed	/ith regard to the language , this report is based on the international application in the language in which it wa ed, unless otherwise indicated under this item.					
		 □ This report is based on translations from the original language into the following language, which is the language of a translation furnished for the purposes of: □ international search (under Rules 12.3 and 23.1(b)) □ publication of the international application (under Rule 12.4) □ international preliminary examination (under Rules 55.2 and/or 55.3) 					
2. With regard to the elements* of the international application, this report is based on (replacement she have been furnished to the receiving Office in response to an invitation under Article 14 are referred to report as "originally filed" and are not annexed to this report):							
	Des	cription, Pages					
	1-12	2	as originally filed				
	Clair	ims, Numbers					
	1-12	2	as originally filed				
		a sequence listing and/or and	ny related table(s) - see Supplemental Box Relating to Sequence Listing				
3.	 □ The amendments have resulted in the cancellation of: □ the description, pages □ the claims, Nos. □ the drawings, sheets/figs □ the sequence listing (specify): □ any table(s) related to sequence listing (specify): 						
4.	had Sup _l	This report has been estable not been made, since they be plemental Box (Rule 70.2(c)) the description, pages the claims, Nos. the drawings, sheets figs the sequence listing (specially any table(s) related to see	s ecify):				
	*	If item 4 applies, so	ome or all of these sheets may be marked "superseded."				

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/GB2004/002339

		x No. III Non-establishment olicability	of op	oinion with regard to novelty, inventive step and industrial				
1.				ention appears to be novel, to involve an inventive step (to be non- have not been examined in respect of:				
		the entire international applica	entire international application,					
	\boxtimes	claims Nos. 12						
		because:						
	the said international application, or the said claims Nos. 12 relate to the following subject matter which does not require an international preliminary examination (specify):							
see separate sheet								
	★ The description, claims or drawings (indicate particular elements below) or said claims Nos. 12 are so unclear that no meaningful opinion could be formed (specify):							
see separate sheet								
		the claims, or said claims Nos. are so inadequately supported by the description that no meaningful opinion could be formed.						
		no international search report l	o international search report has been established for the said claims Nos.					
		the nucleotide and/or amino acid sequence listing does not comply with the standard provided for in Annex C of the Administrative Instructions in that:						
		the written form		has not been furnished				
				does not comply with the standard				
		the computer readable form		has not been furnished				
				does not comply with the standard				
				and/or amino acid sequence listing, if in computer readable form only, do ements provided for in Annex C-bis of the Administrative Instructions.				
	\Box	See separate sheet for further	dotai	ile .				

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims 1-11

No: Claims 7-10

Inventive step (IS)

Yes: Claims 4-6

No: Claims 1-11

Industrial applicability (IA)

Yes: Claims 1-11

No: Claims

2. Citations and explanations (Rule 70.7):

see separate sheet

10/559834 IAP8 Rec'd PCT/PTO 06 DEC 2005

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (SEPARATE SHEET)

PCT/GB2004/002339

International application No.

Item V.

The following document is referred to in this communication:

D1 K. K. Laali et al., J. Fluor. Chem., 107, 31-34 (2001) cited in the application

D2 EP 0 776 877

D3 EP 0 596 684

D4 D. W. Kim et al., J. Org. Chem., 68, 4281-4285 (2003)

V.1 Novelty - Art. 33(2) PCT

D1 discloses fluorodediazoniation reactions performed in ionic liquid solvents without the need to first isolate the diazonium salt. The reactions are performed in a Schlenk tube, i.e. inert conditions avoiding the use of an aqueous solvent.

D2 and **D3** relate to the preparation of substituted aryl compounds from aryl amine equivalent via diazonium formation with CuX/R and HBr followed by nucleophilic substitution. Both described processes therein do not require the isolation of the diazonium salt and are characterized by high yields ca. 80-90%.

D4 describes the study of the reactivity of various metal halides in nucleophilic substitution reactions in the presence of ionic liquids.

None of the above cited documents pertain to the present claimed process so that novelty could be recognized for the process according to claims 1-11.

V.2 Inventive step - Art. 33(3) PCT

No inventive step is recognized for the process according to claims 1-11 for the following reasons:

- 2.1 The closest related process of **D2** differs in that no ionic liquid is used. The technical problem is to provide another process for performing nucleophilic substitution reactions on aryl diazonium salts. The solution is the process according to claim 1 using a hydrophobic ionic liquid.
- 2.1a The proposed process has been proven to be solution of the present technical

process in case of starting materials being 4,4'-methylenedianiline or 4-nitroaniline (examples 1-3). In these examples, it is noted that the reactivity of the nucleophile is different, the chloride being less reactive than the bromide. This reactivity is namely influenced by the solvent media (D5, introduction on page 31, 2nd paragraph). It is doubtful if the proposed solution works for the entire scope of protection, for instance for fluorodediazoniation.

- 2.1b Ionic liquids are regarded as alternative, environmentally friendly reaction media for conventional organic reactions. They have been proven to increase selectivity and facilitate the catalyst recovery. Additionally the immiscibility of some ionic liquids in water (solvent in D2) affords facile extraction of the desired products from ionic liquids (D4, introduction on pages 4281-4282 and figure 1). Accordingly in view of the latest development in ionic liquid research, the man skilled in the art would be inclined to combine the teachings of D2 and D4 and come up to the present solution.
- 2.2 If **D1** is considered as the closest prior art document. Its diclosed process differs only from the present one in that it is performed under anhydrous conditions allowing recovery yields of 100% (cf table 2). All the examples in this document are performed under anhydrous conditions even tough the rest of the document is silent about using such stringent conditions and such conditions are not necessary for performing diazotisation/nucleophilic reactions (**D2/D3**). In view of **D4** the use of water in connection to ionic liquids is not excluded and on the contrary encouraged since the immiscibility of some of them in water facilityte the recovery of the product. Accordingly the proposed solution is obvious in view of **D1** and **D4**.

V.3 Further comments

3.1 Claim 12 refers to the description, which renders the assessment of the sought scope of protection unclear. Such a formulation is not allowable according to rule 6.2 (a) or PCT Guidelines CII-5.10.